Exhibit E

## UNITED STATES DISTRICT COURT

## NORTHERN DISTRICT OF CALIFORNIA

SAN FRANCISCO DIVISION

IN RE: CATHODE RAY TUBE (CRT)

ANTITRUST LITIGATION

Master File No.

This Document Relates to:

CV-07-5944 SC

ALL INDIRECT PURCHASER ACTIONS MDL No. 1917

DEPOSITION OF

BRIAN LUSCHER

APRIL 25, 2012

9:00 A.M.

2929 North Central Avenue, Suite 2100

Phoenix, Arizona

SOMMER E. GREENE, CSR, RPR, CR No. 50622

| 1  | Q.           | So the total that you paid out of pocket  |
|----|--------------|---|
| 2  | was \$594.54 |   |
| 3  | Α.           | That's right.                             |
| 4  | Q.           | for the television?                       |
| 5  | Α.           | Yes, that's right. Sorry.                 |
| 6  | Q.           | Did the Philips television come with a    |
| 7  | manual or an | y other documents?                        |
| 8  | Α.           | Yes, I recall that it did come with a     |
| 9  | manual.      |   |
| 10 | Q.           | Do you still have a copy of that manual?  |
| 11 | Α.           | No.                                       |
| 12 | Q.           | Do you know what you did with it?         |
| 13 | Α.           | Yes.                                      |
| 14 | Q.           | What did you do with it?                  |
| 15 | Α.           | At some time subsequent to my purchase of |
| 16 | this, I gave | the television to my daughter, along      |
| 17 | with all of  | the manuals and paperwork.                |
| 18 | Q.           | So you do not currently own this          |
| 19 | television a | nymore?                                   |
| 20 | А.           | No, I do not currently own it.            |
| 21 | Q.           | You mentioned you gave it to your         |
| 22 | daughter. D  | o you know whether the television is      |
| 23 | still functi | oning?                                    |
| 24 | А.           | I'm sorry?                                |
| 25 | Q.           | Do you know whether the TV is still       |
|    |              | 46  |

| 1  | Q.           | Just again                                |
|----|--------------|---|
| 2  | Α.           | I'm sorry.                                |
| 3  | Q.           | Let's try and let me finish my question   |
| 4  | before you a | nswer.                                    |
| 5  | Α.           | Yes, I'm sorry.                           |
| 6  | Q.           | So just to clarify, you do not recall     |
| 7  | specifically | that the manual or the warranty           |
| 8  | information  | stated that there was a CRT inside the    |
| 9  | Philips tele | vision?                                   |
| 10 | Α.           | I don't recall for certain, no.           |
| 11 | Q.           | Okay. Do you know who manufactured the    |
| 12 | CRT you beli | eve was inside the Philips television?    |
| 13 | Α.           | No.                                       |
| 14 | Q.           | Do you know whether Hitachi defendant     |
| 15 | manufactured | the CRT that you believe was contained    |
| 16 | in the telev | ision you purchased?                      |
| 17 | Α.           | I don't know.                             |
| 18 | Q.           | Are you aware that there are other        |
| 19 | manufacturer | s of CRTs other than the defendants that  |
| 20 | are named in | this case?                                |
| 21 | Α.           | Yes.                                      |
| 22 | Q.           | Is it possible that a company that is not |
| 23 | a defendant  | manufactured the CRT you believe is       |
| 24 | inside the P | hilips television you purchased?          |
| 25 |              | MS. RUSSELL: Objection. Calls for         |
|    |              | 49  |